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| APPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. | |
|---|-------------|----------------------|-------------------------|------------------|--|
| 09/649,143 | 08/25/2000 | Victor Kolesnik | 076580.P011 | 9828 | |
| 7590 05/06/2004 | | | EXAM | EXAMINER | |
| Daniel M DeVos Blakely Sokoloff Taylor & Zafman LLP 12400 Wilshire Boulevard Seventh Floor Los Angeles, CA 90025-1026 | | | KNEPPER, DAVID D | | |
| | | | ART UNIT | PAPER NUMBER | |
| | | | 2654 | 5 | |
| | • | | DATE MAILED: 05/06/200- | 4 | |

Please find below and/or attached an Office communication concerning this application or proceeding.

| 7. P | | | | | | |
|--|--|--|--|--|--|--|
| | Application No. | Applicant(s) | | | | |
| | 09/649,143 | KOLESNIK ET AL. | | | | |
| Office Action Summary | Examiner | Art Unit | | | | |
| | David D. Knepper | 2654 | | | | |
| The MAILING DATE of this communication Period for Reply | n appears on the cover sheet wi | th the correspondence address | | | | |
| A SHORTENED STATUTORY PERIOD FOR R THE MAILING DATE OF THIS COMMUNICATI - Extensions of time may be available under the provisions of 37 C after SIX (6) MONTHS from the mailing date of this communicatic - If the period for reply specified above is less than thirty (30) days, - If NO period for reply is specified above, the maximum statutory p - Failure to reply within the set or extended period for reply will, by Any reply received by the Office later than three months after the earned patent term adjustment. See 37 CFR 1.704(b). | ON. FR 1.136(a). In no event, however, may a report. The report of the r | eply be timely filed y (30) days will be considered timely. THS from the mailing date of this communication. ANDONED (35 U.S.C. § 133). | | | | |
| Status | | | | | | |
| 1)⊠ Responsive to communication(s) filed on | IDS (paper #2) of 20 Nov 2000 | | | | | |
| | This action is non-final. | | | | | |
| 3) Since this application is in condition for all | · | | | | | |
| closed in accordance with the practice un | closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. | | | | | |
| Disposition of Claims | | | | | | |
| 4) Claim(s) 1-20 is/are pending in the application | ⊠ Claim(s) <u>1-20</u> is/are pending in the application. | | | | | |
| 4a) Of the above claim(s) is/are with | 4a) Of the above claim(s) is/are withdrawn from consideration. | | | | | |
| 5) Claim(s) is/are allowed. | | | | | | |
| 6) Claim(s) 1,3,4,6-13,15-17,19 and 20 is/ard | Claim(s) <u>1,3,4,6-13,15-17,19 and 20</u> is/are rejected. | | | | | |
| 7) Claim(s) 2,5,14 and 18 is/are objected to. | Claim(s) <u>2,5,14 and 18</u> is/are objected to. | | | | | |
| 8) Claim(s) are subject to restriction a | and/or election requirement. | | | | | |
| Application Papers | | | | | | |
| 9)⊠ The specification is objected to by the Exa | miner. | | | | | |
| 10)⊠ The drawing(s) filed on <u>8/25/2000</u> is/are: a)⊡ accepted or b)⊠ objected to by the Examiner. | | | | | | |
| Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). | | | | | | |
| Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). | | | | | | |
| 11)☐ The oath or declaration is objected to by the | ne Examiner. Note the attached | Office Action or form PTO-152. | | | | |
| Priority under 35 U.S.C. § 119 | | | | | | |
| 12) Acknowledgment is made of a claim for for a) All b) Some * c) None of: 1. Certified copies of the priority document of the certified copies of the priority document of the certified copies of the application from the International But * See the attached detailed Office action for a certified copies of the attached detailed Office action for a certified copies of the attached detailed Office action for a certified copies of the attached detailed Office action for a certified copies of the attached detailed Office action for a certified copies of the attached detailed Office action for a certified copies of the attached detailed Office action for a certified copies of the priority document of the certified copies of the priority document of the certified copies of the priority document of the certified copies of the certified copies of the certified copies of the application from the latest or copies of the certified copies of the application from the latest or copies of the certified copies of the application from the latest or copies of the certified copies of the application from the latest or copies of the application from the latest or copies of the certified copies of the application from the latest or copies of the certified copies of the application from the latest or copies of the certified copies of the certified copies of the application from the latest or copies of the certified copie | ments have been received. ments have been received in A priority documents have been ureau (PCT Rule 17.2(a)). | pplication No received in this National Stage | | | | |
| | | | | | | |
| Attachment(s) | | | | | | |
| 1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413) | | | | | | |
| 2) Notice of Draftsperson's Patent Drawing Review (PTO-94 | |)/Mail Date | | | | |
| 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 2. 5) Notice of Informal Patent Application (PTO-152) 6) Other: | | | | | | |

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1. Applicant's correspondence filed on 20 November 2000 (IDS, paper #2) has been received and considered. Claims 1-20 are pending.

Title

2. The title is objected to because it does not accurately reflect the claimed invention.

Abstract

3. The Abstract of the Disclosure is objected to because the first sentence is redundant over other information in the abstract and should be deleted. Correction is required. See M.P.E.P. § 608.01(b).

Drawings

4. The drawings are objected to because "REFERENCE" is mis-spelled in figure 3, block 340. The "Searching Unit 401" is not labeled in figure 4 (text needs to be added in the box). Figures 5A-5C need to be labeled as "Prior Art" to correspond properly to the specification.

Correction is required.

Priority Claims

5. The applicant(s) should check their filing receipts and/or the Patent Application Information Retrieval (PAIR) system for the acknowledgment of their **domestic** priority or benefit claims (if any) under 35 USC 119(e), 120 or 121 (37 CFR 1.78).

Specification

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6. The disclosure is objected to because of the following informalities:

On page 16, line 16, the reference to number "530" is in error regarding figure 7 and should be --730--.

Appropriate correction is required.

<u>Claims</u>

7. Claims 1, 3 and 7 are rejected under 35 U.S.C. § 112, second paragraph, as being

indefinite for failing to particularly point out and distinctly claim the subject matter which

applicant regards as the invention.

Claim 1: The "non-structured codebook" is not functionally connected to the other

elements. Therefore, it is assumed that it is used the same way as in the prior art to store code

vectors. Similarly, the "first quantizer" is presumed to generate some useful output that

represents compressed audio such as a code book index as taught by the prior art.

Claim 3: The functional use of the "non-structured codebook" is not claimed similar to

the lack of connection in claim 1. The "second quantizing unit" as lacks any specified output.

Both are assumed to operate as taught by the prior art for storage and compression, respectively.

Claim 7: The claim fails to indicate how "predicted codewords" are generated thereby

rendering them indistinguishable from standard codewords in so far as they are merely stored for

use by a quantizer.

8. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all

obviousness rejections set forth in this Office action:

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(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

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9. Claims 1, 3, 4, 6-13, 15-17, 19 and 20 are rejected under 35 U.S.C. § 103 as being unpatentable over Gersho ("Vector Quantization and Signal Compression") in view of LeBlanc ("Efficient Search and Design Procedures for Robust Multi-Stage VQ of LPC Parameters fro 4 kb/s Speech Coding").

As per claim 1, "audio compression" is taught with his <u>compression</u> of various types of signals including <u>speech</u> (page 1, first paragraph):

"a searching unit having an input to receive a source vector and an output to provide a reduced version of a non-structured codebook" (Gersho teaches original source vectors with very high dimensionality is most efficient for VQ, page 461, section 12.13 and he calls the original vector a supervector (page 461, bottom) from which is extracted a new feature vector of reduced dimensionality, and when the feature vector is partitioned into subvectors and the basic scheme is again applied to each subvector a hierarchical VQ structure can be generated, page 461, bottom to page 462. He also teaches that unstructured hierarchical vector quantization (HVQ) is commonly used for the reduction of each feature vector, page 463 and figure 12.25, page 464)); and

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"a first quantizer having a first input coupled to receive said source vector and coupled to said output of said searching unit" (Gersho teaches that the <u>source</u> could include audio input from a <u>microphone</u>, page 2, top – on page 4, Gersho explains that <u>vector quantization</u> ... is a mapping of real vectors (an ordered set of signal samples) into binary vectors using a minimum distortion rule.).

It is noted that Gersho does not explicitly use the term "searching". However, he teaches that it is common to use reduced complexity codebooks. LeBlanc teaches that it especially helpful to utilize more efficient search techniques to make a quantizer more robust (page 373, left column). It would have been obvious for a person having ordinary skill in the pertinent art, at the time the invention was made, to combine the improved search and design of LeBlanc with the teachings of Gersho because Gersho teaches that his reduction methods <u>may be seen as a generalized version of multistage VQ</u> (page 463, bottom) and LeBlanc's method is for improving Multi-Stage VQ, title.

Claims 3, 4, 7-9, 12, 16, 17, 19, 20: See claim 1 above. Using a second quantizer is suggested by the use of multistage VQ (see also figure 12.25, page 464 of Gersho).

Claims 6, 10, 11, 13, 15: Using "codewords closest to said source vector" is taught by Gersho's use of constraints such as the <u>Nearest Neighbor Design</u>, pages 360 and 361.

Claim 20: It is common practice to have a separate codebook for each stage of a multistage quantizer (see pages 452 and 453, including figures 12.20 and 12.21).

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10. Claims 2, 5, 14 and 18 are objected to as being dependent upon a rejected base claim, but

would be allowable if rewritten in independent form including all of the limitations of the base

claim and any intervening claims.

The prior art teaches non-structured codebooks with codewords broken into sets in a wide

variety of configurations. However, the prior art does not teach the use of "overlapping sets".

To the contrary, the prior art teaches voronoi regions and other sets so that each codeword would

have a unique region.

Prior Art

11. The prior art made of record and not relied upon is considered pertinent to applicant's

disclosure.

Nishiguchi, Austin and Goldberg (5,765,127; 5,598,505; and 6,041,2970 are cited to

show that various predictive forms of vector quantization are well known that divide codebook

vectors into different codebooks to improve efficiency by sorting codes in different ways.

12. Any response to this action should be mailed to:

Commissioner of Patents and Trademarks

Washington, D.C. 20231

or faxed to:

TC2600 Fax Center

(703) 872-9314

Hand-delivered responses should be brought to Crystal Park II, 2121 Crystal Drive, Arlington.

VA., Sixth Floor (Receptionist).

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13. Any inquiry concerning this communication or earlier communications from the examiner should be directed to David D. Knepper whose telephone number is (703) 305-9644. The examiner can normally be reached on Monday-Thursday from 07:30 a.m.-6:00 p.m.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Richemond Dorvil, can be reached on (703) 305-9645.

Any inquiry of a general nature or relating to the status of this application should be directed to customer service whose telephone number is (703) 306-0377.

David D. Knepper Primary Examiner

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May 3, 2004